"la Compañía" representada CATERING SERVICES en este acto por el INC., h/n/c

TRABAJADORES representada Social 584-76-6576, LA TERCERA PARTE: en este DE AEROPUERTO, acto por mayor La UNION INDEPENDIENTE su representante Vosé A. Or adelante de edad, en adelante

medio

libre

ч

voluntariamente

representado(a) condiciones de empleo por la Unión, y Colectivo vigente El/La Sr./Sra. González condiciones con la salarios, de empleo Compañía, horas es un(a) empleado(a) en cuyo de trabajo Convenio

Compañía han estado suspendidos POR CUANTO: Núms. despidos A-2657 fue litigada alrededor empleo y por partes sueldo.

junio de tanto el/la Sr./Sra

Case 3:98-cv-02092-JAG

un número de querellantes obtuvieron un Laudo retroactiva en esos salarios y otros beneficios marginales sr./sra. González ordenando reposición en el

pendiente Unidos mencionados resolución e] La caso Núm. Compañía laudos ante dicho foro ante 94-1979 el Tribunal que Distrito judicial

ACUERDO

DE

TRANSACCION

violación alguna al con relación a Convenio los otros querellantes Compañía niega que haya suspensión indefinida Colectivo cualquier

los Tribunales A-2657 González ч A-1840-94 puede

Compañía mencionado, POR CUANTO: que justicia pesar E1/La aunque federales, de Sr./Sra. su validez resuelto no tiene fuese por sostenida por

beneficios marginales mencionados los derechos de reposición, de acuerdo al Laudo de cualquier Sr./Sra. González de igual forma, consecuencia de de Arbitraje su empleo el

fuese CUANTO: sostenido A-1840-94, desistir del También el Tribunal está aún en dispuesto(a) el/la su

vista de ч monetaria resuelta favorablemente que le ha Sr. hecho /Sra para Compañí él/ella

formen parte oficiales y/0 ч cualquier sociedades accionistas gananciales supervisores entidad que

ACUERDO

mencionada, garantizadores, incluye todas aquellas forma esté incluyendo, fiadores AIRPORT AVIATION GROUP relacionada con empresas у/о Services, sin limitarse representantes, relacionadas, Inc., entidad **y**/0 ٧ EMPRESAS SANTANA. agrupadas de

empleo efectivo renuncia Sr./Sra. remedio consideración Gonzalez consistente al pago de la suma voluntariamente en us reposición de

relación de empleo con relación eclamación, pérdida beneficios discrimen 1976); Omnibus Budget condición incluyendo aining Notification Act del 1989 al en un futuro en cualquier violación conocidas Igualmente ingresos; daños de presente Discrimen reclamación que pueda tener o de empleo del Sr./Sra. cualquier Reconciliation Act del 1986 despido injustificado 0 estatales tales como Worker cualquier no, alegadas alguna cualquier religión, cualquier 0 renuncia por Sr./Sra. Gonzalez renuncia, sin limita clase Edad disposición origen nacional, otra bajo el clase, en relacionada directa reclamación otro e1 razón prohibida no alegadas (W.A.R.N.), Sr./Sra. Sonzáleza Conzalez o Empleo judicial convenio colectivo, (Ley haber de salarios convenio colectivo; 80 (C.O.B.R.A.) (Age impedimento Adjustment Consolidated 0 tenido políticas Discrimination pueda 30

Employment

Titulo

Ley

Federal

de

Civiles

de

100

Ī

empleo por Artículo Accidentes del Trabajo); Americans 105 0 Ley Federal razón 69 del Código Constituciones 0 de del alegados daños bajo Seguros Employee Retirement sexo); Workers 18 de julio de Unidos cualquier de abril del Civil religión, Ley de Rehabilitación Federal del 1991 (Prohibición de Discrimen Puerto Adjustment de América, así 1985 Y 1985 perjuicios Puerto según enmendada Rico, with Retraining Libre National de discrimen Disabilities reglamento federal Security Act Asociado de amparo Compensación nacional

Acuerdo sea válido y objeto del adicional segundo POR perjuicios, siguientes aplicable, de \$15,660.00 al pago laudo CUANTO en el Compañía de futuro como consecuencia deberá que el/la Sr./Sra. González arbitraje si alguna, el/la le pagará al/a fecha de haber Sr./Sra. como querellante en la Unión y/o cualquier como indemnización que indicada, OCTAVO (8vo.) día de firma Gonzalez consideración de dentro de perjuicio este haya los 0

describe También párrafo condición de Acuerdo, de pago que de e1 Secretario

RELEVO

ACUERDO

Puerto acuerdo, incluyendo representante su firma autorizado al final

- violación Estados 0 reglamentos aceptación No se entenderá Unidos Compañía de del Estado parte América culpa que Unión; e1 Libre responsabilidad pago Asociado Constitución de Puerto
- conversaciones jurisdicción en excepto ante lugar de los Tribunales al entre presente de surgir una controversia las partes Acuerdo comprometen Acuerdo de 0 otras de agencias administrativas relacionadas Transacción Transacción que divulguen nunca con ч la negociación divulgarán
- aquí se Transacción pagado arbitraje representante legal, Relevo de consecuencias suscribir este A-2657 libre ha tenido Ø la Unión reconocen que A-1840-94 voluntariamente el beneficio de consultar con legales, documento. de otorgado ч llegar que El/La al emitido acuerdo

Case 3:98-cv-02092-JAG

- empleo, sido objeto El/La Sr./Sra. por que incapacidad durante su empleo limitarse de discrimen alguno Gonzalez a discrimen por física con la Compañía él/ella reconoce nacional, razón de Compañía
- por todo conforme cualquier sr./sra. Gonzalez daño párrafo que 2 él/ella este acepta Acuerdo, que familia

ACUERDO DE

TRANSACCION Y RELEVO

hayan Núm. por razón del despido objeto A-1840-94

tiempo fielmente examinado detenidamente y luego veintiún (21) tiene revocación razonable y suficiente para estudiar el mismo. (7) días los acuerdos habidos entre en el día de hoy. deberá días días expresa que este documento para asesorarse notificar para revocar de por También considerarlo, de las partes escrito, legalmente tiene conocimiento dentro ч es su deseo de

declarada nula por un tribunal competente, documento continuarán en vigor como 12. EN MERITO Si cualquier disposición de este DE formado LO ANTES parte EXPUESTO, del mismo las Si. partes las demás documento porción otorgan disposiciones

presente documento en muestra su conformidad con todo 10

PARA QUE CONSTE, comparecientes

(المال الماس , Puerto Rico ,

hoy

AIRPORT CATERING SERVICES

por:

Francisco

UNION INDEPENDIENTE DE TRABAJADORES DE AEROPUERTO (UITA):

ACUERDO DE

TRANSACCION

К

juramento declaro:

Que mi nombre indicadas Ч demás circunstancias personales son las

anteriormente el Acuerdo Transacción

conforme con su contenido Rico, hoy dia ,

Jurado ٧

suscrito

rto

Rico, hoy día

en representación del

1995, los fines presente informado de escrito Recursos las que hoy día Humanos leído del de Puerto estipulación

Case 3:98-cv-02092-JAG

sus cláusulas

obligaciones legislación protectora

|                                     | THIS CHECK IS DELIVERED IN CONNECTION WITH THE FOLLOWING ACCOUNT (8)   |                       |         |     |    | AIRPORT CATERING CERVICES                 | 156           |  |
|-------------------------------------|--|-----------------------|---------|-----|----|---|---------------|--|
| - 1                                 |  | -                     | 15.     | 660 | 00 | AIRPORT CATERING SERVICES SPECIAL ACCOUNT | 101-234/215   |  |
| 8                                   |  |                       | Unión - | 500 | 00 | PO BOX 1797<br>CAROLINA, P R 00979        | 191-25-1210   |  |
| HIGH DESIGN                         | $\dashv$   | -                     | 15,     | 160 | 00 | SANOEINA, 1 11 SOUTE                      | 16 agosto95   |  |
| Here and                            |  |                       |         |     |    | PAY TO THE JOSE A. GONZALEZ               | J\$ 15,160.00 |  |
| - Tradante                          | Partition of the Control of the Cont |                       |         |     |    | O CTG DOLLARS                             |               |  |
| ă                                   | -  | Santander Puerto Rico |         |     |    |   |               |  |
| )<br>Interest                       | HATO REY, PUERTO ROCO 014  |                       |         |     |    |   |               |  |
| FOR Acuerdo de Transacción y Relevo |  |                       |         |     |    | erola V Bodrigue                          |               |  |
| THE REAL PROPERTY.                  |  |                       |         |     |    | 1:0215023411: 014.033395                  | 4             |  |
| 90                                  | 3 manual summan summa summan summan summan summan summan summan summan summan summan s |                       |         |     |    |   |               |  |

DESCUENTO DE CUOTA

(\$500.00)

En Carolina, Puerto Rico,

060267

# TRANSACTION AND RELEAS H AGREEMENT

## APPEAR

ру INC Mrd/b/a ranc PARTY ACS S CO OF. hereinafter Rive THE ra FIRST ٠. and PART "the Company" AIRPORT CATERING represented SERVICES, here

Soc ia /Mrs  $\overline{\phantom{a}}$ AS PARTY ecuri Gonzále OF \_ Ż , Z THE 58 ٠. 4 and SECOND .76 -6576, PART: 0  $\vdash$ ĭΥ legal /Mrs age Jos P A here Gon inaf N ĝν,  $\vdash$ te 0

TRABAJADORES epresented AS PARTY herein DE OF THE AEROPUERTO, bу μ. THIRD  $\leftarrow$ S representat PART: hereinafter LA **–**-NOIND ve José 1 INDEPENDIENTE the  $\mathbb{A}$ Ortiz Union

They hereby Н freely and voluntarily

### STATE

for Bargaining condit Collective conditions purposes WHEREAS ions 0 bу Agreement Ħ Bargaining Mr0 the ħ ĭΜ /Mr S /Mrs Union, alary, in Agreement Gonz and working effect áĺ which Ō N with S hour governs an S Ś part employee the and 0 the Company, Ēή other К Co éр employment resented working lective which

Gonzál suspended 'n Ν S Ħ rom We  $\Omega$ employment ince Ф S othe ĸ К employees and CERTIFIED To be a true and correct trans-lation from its original around sala January 0  $\vdash$ the The 17, Company legalit 1992 K ha Mr0 IVe  $\vdash$ /Mr been Sa id

WHEREAS

On

0

ADMINISTRATIVE STATES COURT. CERTIFIED INTERPRETER
E OFFICE OF THE UNITED

Filed 01/17/2005

No dismi Š  $\supset$ ß Ω N à 65 ß 7 was and lit M :iga ب  $^{\circ}$ 340ited ف ру the pa rt μ-Œ Ø in  $\Omega$ di  $\dot{\Box}$ αj  $\leftarrow$ Ъ. on Ca S 0

2

On June . 0  $\vdash$ .994 Mr. /Mrs

> well Ω Ø Ω numbe

Mr. ret 0 cases  $\vdash$ complainants roa /Mrs Ct ive ordering Gonzál pa Ċ Œ received Ν 0  $\vdash$ the and ВS the ari reinstatement Ω .es othe  $\vdash$ avorable and ĸ compla other Arbi in inants ₼ В <u>`</u> inge the rat Ω ш. had on employment benefi Award not Ø earned Ħ which Ø and aid

No Ø Ф ď H 'n. O <u>.</u> К 94 ement Ħ WHEREAS orum .1979 oned and .. The വ whi wa rd Company .ch S ۲р Ø  $^{\circ}$ H d 0 res resorted Ø ent the Ċ  $\Box$ pending  $\Omega$ in Di judicia Ŋ  $\leftarrow$ re Ω  $\ddot{+}$ soluti Cou revi j. .on @W bе Ħ 0  $\vdash$ fo Ω the ΪŢ Ś

000259

Mr violation ĸ /Mrs WHEREAS: Gonzá to the Ξ The O ٧ ۲. Ñ Collective th and Company rega the ırd 0 denies the Bargaining  $\leftarrow$ Ö В the complainant tha indefini  $\overline{\phantom{a}}$ it Agreement has O incurred suspens 0 В Ω ny in on Ø ta any 0 te

the years Award WHEREAS in the in Ω Courts ۵ Mr. ISES /Mrs  $\supset$ Ň 65 Gon J and ızále M Ν Ī recogni  $\infty$ 40 - 94 Ν can Œ Ø tha  $\leftarrow$ à K (n  $\leftarrow$ the two revi 20 thr ŒΨ Ó 0

WHEREAS

Mr

/Mrs

Gonz

ω,

O

N

ha

S

Ø

 $\leftarrow$ 

Ф

ited

 $\vdash$ 

0

he

Company

that despite what AJDA TORRES, ADMINISTRATIVE STATES COURT. was CERTIFIED To be a true and correct trans-lation from its original Late Land resolved CERTIFIED INTERPRETER
E OFFICE OF THE UNITED ЬУ the  $\alpha$ forementioned

any the cas resul accordance rights  $\mathbb{O}$ Company S caus  $\vdash$ WHEREAS and, 0 to  $\overline{\mathsf{H}}$ hi 0 he with reinstatement ß  $\vdash$ h /he she  $\Omega$ ct К the employment L'S /Mrs on Arbitration  $\alpha$ tha llso González  $\vdash$ W h salari illing le/ 0  $\overline{\mathsf{H}}$ she' the Award S to μ. may S ces willing and release S have in at ion Eringe the В to the 0f ga Ф iins forementi waive Company he bene S μfit me  $\leftarrow$ S  $\alpha$ oned ₩ |from S the  $\dot{\Box}$ in а 7

and sus the tained remedy A-WHEREAS -1840bу which 94 the Mreven Fede: was /Mrs ra μ. 1'S Ή  $\vdash$ sued Gonz in Court due ále in N his/he  $\vdash$ μ. ime S Ф В the ູ່ວ Ö favor Wil Award in in g Са were S 0 (1)  $\overline{\Box}$ to Sm  $\sim$ 65 be S

and cont mone been voluntarily roversy, THEREFORE  $\vdash$ YТ avorably 0 fer whi that ch resolved Mr Fo the /Mr Company the S in Gonzále sole hi S has /he Ν purpose ĸ made, unders favo К the tand 0 in  $\vdash$ parti S **∀**1 endi has @W es ng  $\alpha$ 0 Н thi reely Ø eady the

# TIPULATE

Company" FO inc R ludes purposes ADMINISTRATIVE lation from its original Charles INTERPRETER ADA TORRES, CERTIFIED INTERPRETER ADMINISTRATIVE OFFICE OF THE UNITED ADMINISTRATIVE OFFICE OFFI CERTIFIED To be a true and correct trans rectors thi ŝ agreement ce the stockholders phra the

par supe tne rvi rships 0 Ś 0 Ħ ω ngent which S they rep form resent ра at R ΪV d and/or and any the other conjugal per 000260 cson

inc SANTANA commerc Αi surety entit 0 Ŕ -rpo lude ent K it mentioned, agents S à V  $\bigcirc$  $\alpha$ à tha  $\leftarrow$  $\vdash$ name Ò ering companies  $\overline{\phantom{a}}$ guarantors ⊢-0 Ś including,  $\vdash$ Services in AIRPORT rela any and/ ited manner but AVIATION or Inc not in repres any limited elated and GROUP entati manner grouped to, to ves and/o whatsoever the μ- $\vdash$ Ś Ř nd insurers CO EMPRESA it rporat മ the 1sto Ö

- with remedy employment \$1 840-.5 660.00, К 94  $\sim$ Ó which  $\leftarrow$ oa consi In  $\odot$ Ct ffecti Was Mr. j. considera ve st /Mrs ing issued d ve ау January in ti González in hi on S  $\alpha$ rbit /he 0  $\vdash$  $\overline{\mathsf{H}}$ 7, rat he voluntarily  $\vdash$ reins 9 ion 92 ра and yment Award atement express 0 No.  $\vdash$ resigns  $\leftarrow$ A-<u> 1</u> he Ö 26 wai employment amount 57 ves and ູ່ດ /he the  $\boxtimes$ 0  $\overline{\mathsf{h}}$
- ces present R J 00 sati 9  $\omega$ from 92 on 0 Mr Ŗ ⊢-0 the  $\vdash$  $\vdash$ future /Mrs be employment employment ing González provided rela ted 0 re Ħ la also Mr. that di tionship rectly /Mrs expressly Mr. /Mrs Gonzále tha 20  $\vdash$ Wal Gonz ndi cea N rect Ve ál 9 ed S Œ N any nwhi Ż  $\Box$  $\vdash$ ch anuary  $\Omega$ 0  $\alpha$ may the Ħ

CERTIFIED To be a true and correct transtation from its originely and the Alda Torres, Certified Interpreter Administrative office of the United STATES COURT.

S

VII nat unde Ac 0 ma without 30 and/or income;  $\Box$ <u></u> alleged aws ludi ace H ermination  $\Box$ ¥ ional ؈ؘ 0 Ġ В 0 hav  $\widetilde{\omega}$ ؈۬ ď Ø 'n H  $\vdash$ 9 uch 59 the à age on the menta being  $\widehat{\mathbf{z}}$ ed  $\vdash$ any 92 (Law 9 0 col  $\widetilde{\infty}$ Ω had  $\bowtie$ 0 Ŗ bу 0 cigin, Fede 9 S Η̈́ ođ В  $\overline{\square}$ claim  $^{\bowtie}$ Wo which (Law the  $\widehat{C}$ \_ect 11:  $\leftarrow$ limi anguish, Z. ;he eral rke admini  $\Box$ tical 0 impai μ. Age < К the  $\leftarrow$  $\square$ collecti fo  $\infty$ may Consolidated ര  $\bigcirc$ 0 Adj ivi ã  $\nabla$ ĸ ba Ś Dί  $\leftarrow$  $\Box$ rment belie 0  $\mathbb{A}$ ס sn ngaini  $\vdash$ Ø rat 0 be discrimination scrimina H as alar Rights tment Мау ive  $\Box$ any .ve filed H **⊢**í-0 Ø including ng 0 Ηh known bargaining Š claim and  $\omega$ any with Omnibus  $\Box$ condition Act agreement ion and/or n, 1976)  $\vdash$ kind 0 the 20 whi ra  $\vdash h$ ; ining due regard dama  $\vdash$ ch **Employment** not Budget benefi 9 future 0 9 agreement ĸ he 4 0 ıge violation  $\Box$ ٠,  $\ddot{\mathsf{B}}$ H any 0 Not ede Ø Law Ω she  $\Box$ Ø sex, ılleg Recon ocia S  $\leftarrow$ 0 В 0 in other àl H 0 may  $\vdash$ H 00 ed Act Ω any an ā ن۵ and any  $\vdash$ wrong  $\leq$ hav 0 0 μ. 0 0 on  $\vdash$ В rigin  $\vdash$ igion Ø Ó 0 a Ø Ø June the ason  $\leftarrow$  $\Box$ kind Ø nd ĊŢ. Ac any fful no  $\overline{\Box}$ 0 0

000261

nat  $\overline{\Box}$ scrimination S Õ rimi  $\exists$ and/o à  $\overline{\uparrow}$ on  $\mathbf{R}$ CERTIFIED To be a true and correct trans-lation from its original was a state of the united administrative office of the united attacks count. SOC due in à  $\subset$ Ö employment 0 rigin) Ω ge ٠. race Law due 9 Ö color 0 Ēħ to Jul Ċ sex) re 9 .gion 98 G Federal (Law Sex

6

Rico Boar Act Law United Const Disabled December (Wor Rehabili 97 leged  $\mathcal{O}$ Q No kmen he  $\overline{\phantom{a}}$ 0 The ut ĸ St pursuant S  $\vdash$ 4 unde Puert Persons) מ  $\alpha$ on 2 4 Compens 7 Federa  $\vdash$ Ö P S 0 on S K Н 0 0 0 any July .991 Ħ Ħ Rί Act ٠. äat CO Ameri 0 the Workers law Employee Н-Art on (Prohibi Insurance 0 2  $\vdash$ Ġ Commonwealth Act or ثم cle 198 97 federal Adjustment а ٠.  $\mathcal{G}$ Retirement  $\omega$ S <del>سا</del>  $\overline{\Box}$ Ame  $\infty$ 02 on Code മ Ľа S ri 0 Z Ġ 0 amended 0  $\vdash$  $\vdash$ Ω) Ř  $\alpha$ ns the # 0 Nati S Retraining  $\overline{\mathsf{H}}$ S 4 Discriminat СП ٧, any Income Pue  $\bigcirc$  $\overline{\phantom{a}}$ ional th 0 ivi  $\oplus$ ру  $\overline{\mathsf{H}}$ claim rt regulati  $\Box$  $\vdash$ Ö Αp Law Labor S Securit Code ab Ρi Noti ion μ- $\vdash$ 00 Ŀ No 0 R Re 0 on  $\vdash$  $\Box$ and  $\infty$ dama la  $\alpha$ (1) 0 Ġ Act Pue á S 0  $\vdash$ K at ai 5 Act μ. ns rt ge the the ons 9 0f 0 4 O  $\mathcal{S}$ Ŧ

ha sub cont and amount  $\vdash$ S ferenced any, ŭ. bind `\  $\odot$ rovers ns ional Ω 4  $\vdash$ 0 fe വ  $\vdash$ ng S 0 red The Ś  $\vdash$ consideration compens Union . Г Þ  $\vdash$ subj Or .ha 9 Company the 60 7 may due ect 00 at S second ion S suf а on  $\overline{\phantom{a}}$ and will to fe the fo  $\vdash$ for he К WHEREAS 0 ĸ the К time in рау 口 damage the IGHTH any  $\vdash$ Ы he Mr. this payment ırbit othe 0 S (8th future /Mrs Ħ ration whi thi Agreement appli day ch S 0 Gonz  $\vdash$ മ Ag S Mr. the 0 cab  $\overline{\mathsf{h}}$ reement award മ à /Mrs ⊢le  $\vdash$ becomes esul mn: S N Si deduc the indica  $\dot{\Box}$  $\vdash$ Gonz gna Ъ Ω. 0 As $\vdash$  $\Box$ Ŧ  $\Box$  $\vdash$ ina ū Ö Вν lted on re tal an ₽. Ъ Œ S Œ

QERTIFIED To be a true and correct translation from its original

ADA TORRES, CERTIFIED INTERPRETER
ADMINISTRATIVE OFFICE OF THE UNITED
STATES COURT.

end

0

 $\vdash$ 

this

Agreement

and

Re

.ea

 $\overline{S}$ 

Mr consents 2 0 above, 65 Ħ /Mr thi ß nd within González Agreement  $\mathbb{A}$ 1840-94, seven with (7) the prejudice da to Union ıys which following on Ω μ-S Mr (+ Ø Ф /Mrs pa the complainant rt dat sum Gonzá D  $\leftarrow$ 0 Ē ļ à le the in ve Ν Ω Ø Н as emoved igning reely  $\bigcirc$ A -

- hav 0 described Η'n Ø approved 5 bo 0 in  $\leftarrow$ Ηh ₩. paragraph Puert thi മ Ś Ö agreement Ö Ζ. be CO  $\sim$ 0 മ +0 Ω this  $\bar{\mathsf{R}}$ ondi hi including ti ß Agreement, on autho 0 Ēή Ř ра Ъ N ayment ed ß that S ignatur repre the 0 Ś  $\leftarrow$ e T Secretary he Ó  $\leftarrow$  $\Omega$ ative amount  $\leftarrow$ 000262 th
- the 0 between Company respons ω forementioned the la  $\circ$ SW Uni sibil 0f 0 he \_ted R  $\leftarrow$ Ŀ٠ regulations \_ty Company the will Stati 0 amount ĸ Со admission not œs. llect and 0 Ēη be constitutes 0 Ame the  $\vdash$ ve understood the 0 Uni Ва  $\vdash$ a any Commonwealth rgaining on; violati an 0  $\vdash$ tha മ the cceptance  $\leftarrow$ Agreement on the Cons. 0 whatsoever payment  $\leftarrow$ Puerto tu 0 Ť ti Ħ on Ric 0  $\bigcirc$ bу 0  $\vdash$  $\vdash$  $\vdash$ Н the Ф С the 0 to 0
- publish content 7 S 0 The 0 r Ť the cause parties Agreement 0 agree Н pers 0 Ħ tha Transaction ons  $\leftarrow$ the to di W<sub>1</sub>. ß close and neve Release 0 Н publi di ß 0 sclos К S 0  $\vdash$  $\odot$ the the 0

CERTIFIED To be a true and correct translation from its original.

AIDA TORRES, CERTIFIED INTERPRETER
ADMINISTRATIVE OFFICE OF THE UNITED
STATES COURT.

- exe the hi that Transaction Ħ g Ó ß aching reement the /he cuted amount Mr  $\infty$ Н Award 'Mrs with Uni 0 he The Ť on Mr μ. and S money Gonzál sued ful Ы /Mrs greement parties and  $\vdash$ Re paid leas knowledge D  $\Box$ N hi Gonz а has lrbit ß Ø 1s/he recogni herein ď has Ĺ had in ration Н ez 0 agreement lega the  $\vdash$ been Ze and ⊢detailed cases + bene S that the freely К ega epr fi with  $\supset$ Uni Ċ  $\vdash$ es this Ż 0 on and 65 enta consequences  $\vdash$ the and  $\neg$ consult recogni and itive, signing Agreement one volunta A ī requi ing ω 2 O 4 be 0 Wi. tha thi fo ri red and 9 4 Ř th 0  $\overline{\mathsf{h}}$
- including condit ē ha Ce Ve  $\leftarrow$ ĸ during 9 S ion subj color MΥ of W<sub>1</sub>. ect /Mrs thout hi employment  $\leftarrow$ S Ö re /her any being Gonzále ġ discriminat employment on 0  $\vdash$ N ĸ imited sex,  $\vdash$ recognizes or physica H with Ħ  $\leftarrow$ on at 0 'n. discriminat whats onal the and 0 oever В Company 0 voluntarily ment К ion bу Ġ. Ö ă the he di due S she Ω. Company, accepts bi 0 0 gin age were

Case 3:98-cv-02092-JAG

AJDA TORRES, ADMINISTRATIVE STATES COURT. GERTIFIED To be a true and correct trans-lation from its original CERTIFIED INTERPRETER
E OFFICE OF THE UNITED

9

the fami 18 40-Lly di. 94 smiss and/or تم subject thei Н dependents to arbitration have suf cases Ée red No  $\alpha$ S A  $\alpha$ 2 65 sult and 000263 M 0  $\vdash$ 

- they his Wri consent S incorporates S more he/she same same SO  $\dot{\Box}$ /he ing  $\vdash$ knows ha han Н μ.  $\vdash$ has lve S withi 0 ыignatur S Mr. had wenty /Mrs  $\vdash$  $\vdash$ examined hat his he the /Mrs מ reasonable /her agreement he Ó ai. one Gonzál agreements <u>`</u> she Gonzá which des ٠-S 2  $\vdash$ even 1) ha Ō carefully N .re S days Ō Ч  $\alpha$ N S Н erein nd seven (7) ä ev to a recogni between ocation suf days sign Œ to S agreed, ficien see and tha .ze the 7 days  $\overline{\phantom{a}}$ S the а mus t t  $\vdash$ .ega this that same Œ  $\alpha$  $\vdash$ Н S to parties ime р considering advi 0 today he document 0 revoke  $\vdash$  $\vdash$ /she noti the 0 .ce ß and tudy and fi dat has hi He/she ß ull  $\vdash$ tha he hat the had the in 0 Ż Ħ
- document had cou N not Will rt  $\vdash$  $\vdash$ ξ any formed ith continue d juri rovision part sdict in 0 Ť  $\odot$ 0 ffec on  $\vdash$ this the  $\Box$ same  $\alpha$ S document other ⊢-Н  $\vdash$ he prov portion S Ś decla on declared ed 0 Ħ null the

CERTIFIED To be a true and correct translation from its original ALDA TORRES, CERTIFIED INTERPRETER
ADMINISTRATIVE OFFICE OF THE UNITED
STATES COURT. 01-09-05

mentioned demonst N ration WITNESS above 0 WHEREOF,  $\vdash$ thei В the agreement parties with execute everything this document that ⊢in S

10

document WITNESS WHEREOF, the appearing parties S ign this

1995 In Carolina, Puerto Rico, today the 14th day 0 Ť August

S/ill AIRPORT legibl CATERING SERVICES INC

Mr. Francisco Rivera

s/José

TRABAJADORES NOIND INDEPENDIENTE DE AEROPUERTO DE (UITA)

A.Orti

Atty. Francisco Guzmán Rivera

000264

### OATH

employee José 0f  $\mathbb{A}$ González, 0  $\vdash$ legal age, and resident single/married, 0  $\overline{\mathsf{H}}$ Toa

Alta, Puerto Rico, under oath state:

- previously That indicated mУ name and personal Ci rcumstances മ re as
- Releas  $\sim$ 0 ۲. S That true the and preceding lation from its original. CERTIFIED To be a true and correct transam in Agreement agreement 0 with  $\overline{\mathsf{H}}$  $\operatorname{Tr}$ ansa μ-C  $\forall$ contents on and

ADA TORRES, (ADMINISTRATIVE STATES COURT. S. CERTIFIED INTERPRETER
E OFFICE OF THE UNITED

the wherefore 14th day sign of August, this document 1995 in S an Juan, Puerto Rico, today

S/José Complainant M Gzle N Falcón

Affidavit No. 85

San do the not Juan, above Sworn personally stated Puerto and subscribed personal Rico know today have to circumstances the before identified 14th me day bу with whom 0 José  $\vdash$ August, Lic  $\mathbb{A}$ Gonzále #1275788 S ince Ν 0 in.

/illegible Notary Public

affixed Notarial to Seal document. of Iván Día N López

# APPROVED

ADA TORRES, CERTIFIED INTERPRETER ADMINISTRATIVE OFFICE OF THE UNITED STATES COURT. CERTIFIED To be a true and correct trans-lation from its original Media Su

rights and obligations pursuant to the legislation

protects workers

CERTIFIED To be a true and correct translation from its original Alba TORRES, CERTIFIED INTERPRETER ADMINISTRATIVE OFFICE OF THE UNITED STATES COURT.

000265

that

## DEDUCTION OF DUES

deduction deduct the José of amount the  $\mathbb{A}$ union Gonzále 0f dues. Five N Falcón, Hundred authorize Dollars the (\$500.00)Company for to

1995. In Carolina, Puerto Rico, the  $14^{\rm th}$ day of July August

S/José A. Signature 0f González Employee Falcón

CERTIFIED To be a true and correct translation from its original Content of the United ADA TORRES, CERTIFIED INTERPRETER ADMINISTRATIVE OFFICE OF THE UNITED STATES COURT.